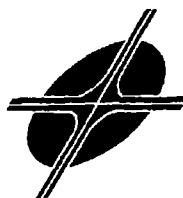


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ASH GROVE CEMENT WEST, INC.

3801 EAST MARGINAL WAY, SOUTH
SEATTLE, WA 98134
PLANT OFFICE (206) 623-5596

July 1, 1991

Mr. Chuck Clarke
Washington State Emergency Response Commission
Department of Community Development
9th and Columbia Building, MS: GH-51
Olympia, WA 98504

Dear Sir:

In recent discussions with Mr. John Davis of the U.S. EPA, Ash Grove Cement West, Inc. discovered that it had filed SARA Title III, Section 311 and Section 312 under the improper SIC code. We had been using a portland cement manufacturing code instead of a distribution code which reflects our current activities at the 3801 East Marginal Way South, Seattle, WA facility.

At this time, we are submitting the attached MSDS for the hazardous chemicals, Portland Cement (all types) and Diesel #2, which are stored in quantities greater than 10,000 pounds at our facility at 3801 East Marginal Way South, Seattle, WA. We are also submitting an attached MSDS for the extremely hazardous chemical, sulfuric acid, which is stored in quantities greater than 500 pounds at our facility at the above mentioned location.

To update Section 312, we are submitting the attached Tier Two Emergency and Hazardous Chemical Inventory form with a site plan.

It is our understanding from Mr. John Davis that no further reporting is required at this time under our new SIC code. We also understand that our SIC code will change when we resume the manufacturing of portland cement in May 1992.

Respectfully submitted,

ASH GROVE CEMENT WEST, INC.

Daniel J. Peters
Plant Superintendent

cc. K. Rone
D. Hale
King County Office of Emergency Management
Seattle Fire Department

USEPA SF



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